Appl. No. 10/516,866 Amdt. Dated November 13, 2006 Reply to Office action of August 11, 2006 Attorney Docket No. P17157-US1 EUS/J/P/06-3292

REMARKS/ARGUMENTS

Claim Amendments

The Applicant has amended claims 1 and 19. Support for the amendments is found on page 10 lines 12-15. Applicant respectfully submits no new matter has been added. Accordingly, claims 1-17 and 19-20 are pending in the application. Favorable reconsideration of the application is respectfully requested in view of the foregoing amendments and the following remarks.

Examiner Objections - Drawings

The Drawings were objected to because in Figures 1 and 2, need appropriate legends. Proposed corrections to the drawings are shown on the enclosed sheets. The Examiner's approval of the drawing change is respectfully requested.

Claim Rejections - 35 U.S.C. § 102(e)

Claims 1-17, 19 and 20 stand rejected under 35 U.S.C. § 102(e) as being anticipated by Ejzak (20030027569 A1), (hereinafter Ejzak). The Applicant has amended claims 1 and 19 to better define the intended scope of the claimed invention. The Examiner's consideration of the amended claims is respectfully requested.

The Applicant's invention claims a method and node in a communications network that can accommodate the tasks of the node as part of both a layered architectural environment (e.g., MSC-Server) and a non-layered environment (e.g., MSC/VLR). An operation mode is determined for processing a communication service request according to the incoming request. The operation mode for the network node is determined according to the protocol of the incoming request (page 10. lines 12-15) as claimed in amended independent claims 1 and 19). For example if a BSS Application Part (BSSAP) is used, the MSC/VLR mode is selected. If Radio Access Network Application Part (RANAP) is used the MSC-Server mode is used.

The Ejzak reference does not disclose the limitation of determining an operation mode according to the protocol of the incoming request. The Applicant respectfully

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requests the withdrawal of the rejection of amended claims 1 and 19 and the respective depending claims.

Prior Art Not Relied Upon

In paragraph 5 on page 11 of the Office Action, the Examiner stated that the prior art made of record and not relied upon is considered pertinent to the Applicant's disclosure.

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CONCLUSION

In view of the foregoing remarks, the Applicant believes all of the claims currently pending in the Application to be in a condition for allowance. The Applicant, therefore, respectfully requests that the Examiner withdraw all rejections and issue a Notice of Allowance for all pending claims.

The Applicant requests a telephonic interview if the Examiner has any questions or requires any additional information that would further or expedite the prosecution of the Application.

Respectfully submitted.

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